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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO. 4414		
09/421,635 10/19/1999		MARK A. REILEY	1759.16690			
26308	7590	03/24/2004		EXAMINER		
		& MANION, S.O	MAYNARD, JENNIFER J			
POST OFFIC MILWAUKE			ART UNIT	PAPER NUMBER		
	_ ,			3763	Zo	

DATE MAILED: 03/24/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Applicati	on No.	Applicant(s)	ON				
	09/421,6	35	REILEY	O'					
Office Ac	tion Summary	Examine	7	Art Unit					
		Jennifer J	Maynard	3763					
The MAILING I Period for Reply	DATE of this communication	appears on th	e cover sheet with	the correspondence ad	dress				
THE MAILING DATE - Extensions of time may be after SIX (6) MONTHS from - If the period for reply specif - If NO period for reply is specif - Failure to reply within the se	TUTORY PERIOD FOR RE OF THIS COMMUNICATIC available under the provisions of 37 CFI the mailing date of this communication ed above is less than thirty (30) days, a cified above, the maximum statutory pe at or extended period for reply will, by st ffice later than three months after the m ent. See 37 CFR 1.704(b).	DN. R 1.136(a). In no evolution reply within the stated will apply and within the apply and within the apply and within the apply and within apply apply and within apply apply and within apply apply and within apply apply apply apply apply apply and within apply app	rent, however, may a reply tutory minimum of thirty (31 rill expire SIX (6) MONTHS blication to become ABANI	be timely filed 0) days will be considered timely 5 from the mailing date of this co DONED (35 U.S.C. § 133).					
Status									
1) Responsive to	communication(s) filed on <u>0</u>	2 January 200	04.						
2a)⊠ This action is F	· · ·	This action is r							
3) Since this appli	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition of Claims									
4a) Of the abov 5) ☐ Claim(s) 6) ☑ Claim(s) <u>46-56</u> 7) ☐ Claim(s)	is/are rejected.	drawn from co							
Application Papers									
9)☐ The specificatio	n is objected to by the Exan	niner.							
10)☐ The drawing(s)	0) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.								
Applicant may no	ot request that any objection to	the drawing(s)	be held in abeyance.	. See 37 CFR 1.85(a).					
<u> </u>	wing sheet(s) including the collaration is objected to by the	·		•					
Priority under 35 U.S.C.	§ 119								
12) Acknowledgment All b) So So 1. Certified 2. Certified 3. Copies of application	nt is made of a claim for foreme * c) None of: copies of the priority docum copies of the priority docum f the certified copies of the pon from the International Bu I detailed Office action for a	nents have been ents have been priority docum	en received. en received in Appl ents have been red le 17.2(a)).	lication No ceived in this National	Stage				
Attachment(s)									
1) Notice of References Cit				mary (PTO-413)					
	Patent Drawing Review (PTO-948) tatement(s) (PTO-1449 or PTO/SE			lail Date mal Patent Application (PTC	D-152)				

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DETAILED ACTION

Response to Amendment

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

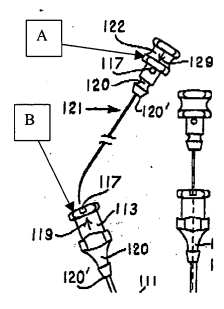
A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 46-55 are rejected under 35 U.S.C. 102(b) as being anticipated by Woo (US 3,943,932 A).

Woo (US 3,943,932 A) discloses a needle device comprising a first functional instrument (21, 121) including a first handle (22, 122) having a first marker (129), the first handle including a first finger gripping surface (A, see labeled figure on the top of the next page), and a second functional instrument (11, 111) including a second handle (13, 113) having a second marker (19, 119), the second handle including a second finger gripping surface (B, see labeled figure on the top of the next page). The first functional instrument engaging the second functional instrument, forming a composite handle, see Figure 3, the first handle mating the second handle when the first functional instrument is engaged with the second functional instrument forming a composite handle, whereby the first gripping surface and the second gripping surface fit together to form a composite finger gripping surface that includes the first and second finger gripping surfaces.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

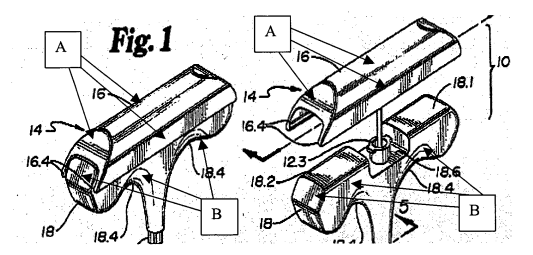
Claims 46-56 are rejected under 35 U.S.C. 103(a) as obvious over Strasser et al. (US 4,838,282 A) in view of Woo (US 3,943,932 A).

Strasser et al. disclose a tool comprising a first functional instrument (14) including a first handle (16) with a first finger gripping surface (A, see labeled figure on next page, interpreted as any surface which would be engaged by the user's fingers), and a second functional instrument (12) including a second handle (18) with a second finger gripping surface (B, see labeled figure below on next page, interpreted as any surface which would be engaged by the user's fingers).

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The first functional instrument engaging the second functional instrument, forming a composite handle, see Figure 1, the first handle mating the second handle when the first functional instrument is engaged with the second functional instrument forming a composite handle, whereby the first gripping surface and the second gripping surface fit together to form a composite finger gripping surface that includes the first and second finger gripping surfaces.

Strasser et al.'s composite handle is constructed from a thermoplastic molding material known as Cycolac (ABS), which resists deformation when a striking force is applied. When the composite handle is formed, as shown in Figure 1, the two individual gripping surfaces of the individual handles together form a larger composite gripping surface.

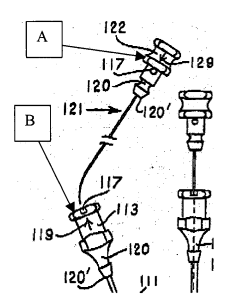


Strasser et al. fails to disclose a first marker on the first handle and a second marker on the second handle, which are located in a pre-determined visual alignment when the composite handle is formed.

Woo (US 3,943,932 A) discloses a needle device comprising a first functional instrument (21, 121) including a first handle (22, 122) having a first marker (129), the first handle including a first finger gripping surface (A), and a second functional instrument (11, 111) including a

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second handle (13, 113) having a second marker (19, 119), the second handle including a second finger gripping surface (B). The first functional instrument engaging the second functional instrument, forming a composite handle, see Figure 3, the first handle mating the second handle when the first functional instrument is engaged with the second functional instrument forming a composite handle, whereby the first gripping surface and the second gripping surface fit together to form a composite finger gripping surface that includes the first and second finger gripping surfaces.



It would have been obvious to one having ordinary skill in the art to have utilized a diecut type marker on the handle portions of Strasser et al., as taught by Woo, so as to provide an alternative mechanism for providing visual indication of the alignment of the tips of the instruments relative to one another during insertion, as Strasser et al. stresses the importance of proper bevel alignment. Additionally, it would have been obvious to one having ordinary skill in the art to have placed the respective markers on one side of the two handle portions' surfaces, as

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the structural engagement of the two handle portions inherently creates a flush composite handle, and further this location of the markers would ensure that the alignment of the markers would be visible by a user looking down on the composite handle as this would provide the most easily viewed site for the point of reference most often relied upon by the user.

Response to Arguments

Applicant's arguments filed 02 January 2004 have been considered but are moot in view of the new grounds of rejection with respect to Woo (US 3,943,932 A).

Applicant's arguments filed 02 January 2004 have been fully considered but they are not persuasive. Applicant's arguments have been addressed in the above made rejection with respect to Strasser et al. (US 4,838,282 A) in view of Woo (US 3,943,932 A).

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the date of this

final action.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Jennifer J Maynard whose telephone number is 703.305.1356.

The examiner can normally be reached on Mondays-Fridays 9:30 AM-5:30 PM; 1st Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Brian Casler can be reached on 703.308.3552. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

J Maynard M Mm L

SUPERVISORY PATENT EXAMINER

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